Exhibit A

[PROPOSED] Interim Order

DEBTORS' MOTION TO CONTINUE PREPETITION

Casajsing apr 88 of Banks 16 MHB Filed: 01/29/19

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Capitalized terms used but not otherwise herein defined shall have the meanings ascribed to such terms in the Motion.

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IT IS HEREBY ORDERED THAT:

- The Motion is granted on an interim basis, as provided herein.
- 2. The Debtors, in their business judgment, are authorized, but not directed, to (i) pay, perform, and honor the Customer Program Obligations, and to effect all payments and permit all setoffs in connection therewith (whether relating to the period prior or subsequent to the Petition Date), including, without limitation, payment of Security Deposit Refunds, MLX Deposit Refunds, UG Costs, PPP Costs, ECP Costs, TPP Costs, GHG Costs, and CSP Costs in an aggregate amount not to exceed \$248.3 million plus OCP Costs on an interim basis, and (ii) continue, renew, replace, implement new, and/or terminate, one or more of the Customer Programs, including, without limitation, the Deposit and Reimbursement Programs, the Public Purpose Programs, the Environmental Cleanup Programs, the Third-Party Programs, the GHG Credit Programs, and the Customer Support Programs as they deem appropriate, in the ordinary course of business, without further application to or Order of the Court.
- 3. Banks and financial institutions are authorized, but not directed, at the Debtors' request, to receive, process, honor and pay, to the extent of funds on deposit, any and all checks issued or to be issued or electronic funds transfers requested or to be requested by the Debtors relating to the Customer Programs and/or the Customer Program Obligations.
- 4. The Debtors are authorized, but not directed, to issue new postpetition checks or effect new electronic funds transfers on account of the Customer Programs and Customer Program Obligations to replace any prepetition checks or electronic funds transfer requests that may be lost, dishonored, or rejected as a result of the commencement of the Chapter 11 Cases.
- 5. Nothing contained in this Interim Order or in the Motion is intended to be or shall be construed as (a) an admission as to the validity of any claim against the Debtors, (b) a waiver of the Debtors' or any appropriate party in interest's rights to dispute any claim, or (c) an approval or assumption of any agreement, contract, program, policy, or lease under section 365 of the Bankruptcy Code. Likewise any payment made pursuant to this Interim Order is not intended to be and shall not be construed as an admission to the validity of any claim or a waiver of the Debtors' rights to dispute such claim subsequently.

Entered: 01/29/19 01:19:20

The requirements for immediate entry of this Interim Order pursuant to Bankruptcy Rule The requirements of Bankruptcy Rules 4001(d) and 6004(a) are waived. Notwithstanding the provisions of Bankruptcy Rules 4001(a)(2) and 6004(h), this Interim The Debtors are authorized to take all steps necessary or appropriate to carry out this A final hearing to consider the relief requested in the Motion shall be held on at (Prevailing Pacific Time) and any objections or responses to the Motion shall be filed and served so as to be actually received on or prior to , at 4:00 p.m. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Interim Order.